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12		DISTRICT COURT
13	NORTHERN DISTRI	CT OF CALIFORNIA
14	SAN FRANCIS	SCO DIVISION
15	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03561 WHA
16	Plaintiffs,	DECLARATION OF REID P. MULLEN I
17	v.	SUPPORT OF GOOGLE INC.'S ADMINISTRATION MOTION TO SEAL
18	GOOGLE INC.,	MOTIONS IN LIMINE AND CORRESPONDING EXHIBITS
19	Defendant.	[CORRECTED]
20		Dept. Courtroom 8, 19 <sup>th</sup> Fl. Judge: Hon. William Alsup
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1	I, Reid P. Mullen, declare as follows:	
2	1. I am a partner in the law firm of Keker & Van Nest LLP, counsel to Google Inc.	
3	("Google") in the present case. In accordance with Local Rule 79-5(d)(1)(A) & (e), I submit this	
4	declaration in support of Google's Administrative Motion to Seal Motions in Limine and	
5	Corresponding Exhibits. I have knowledge of the facts set forth herein, and if called to testify as	
6	a witness thereto could do so competently under oath.	
7	2. The following portions of the motions <i>in limine</i> , and supporting materials attached	
8	to the Declaration of Maya Karwande in Support of Google's Motions in Limine ("Karwande	
9	Decl.") and the Declaration of Edward A. Bayley in Support of Google's Motions in Limine	
10	("Bayley Decl."), filed by Google on March 23, 2016, summarize, quote from, or reproduce	
11	portions of materials that have been designated by Oracle as "CONFIDENTIAL" or "HIGHLY	
12	CONFIDENTIAL – ATTORNEY'S EYES ONLY" under the Stipulated Protective Order in this	
13	case:	
14	1. Google Motions in Limine	
15 16	A. Google's Motion in Limine 4 to Exclude Market Harm Testimony from Expert Report of Dr. Adam Jaffe: 3:7-9; 4:23-26, 5:4-6; 6:3-9	
17	<b>B.</b> Google's Motion in Limine 6 to Exclude Portions of Expert Report and Testimon of James Malackowski: 24:24, 24:26-27, 25:10-12.	
18		
19	2. Declaration of Edward A. Bayley	
20	A. Reports of Mr. James Malackowski	
21	a. January 8, 2016 Report (Bayley Decl. Ex. F)	
22	i. Bayley Decl. Ex. F: ¶33, FN 53, ¶ 191, ¶ 193, ¶195-196, ¶197, Figure 26,	
23	199, Figure 27, ¶ 203, Figure 28, ¶ 212, ¶ 213, Ex. 3, ex. 12.1, ex. 12.2, ex	
24	12.4, 12.6, ex. 12.9.	
25	b. February 29, 2016 Report (Bayley Decl. Ex. G)	
26	i. Bayley Decl. Ex. G: ¶ 59, ¶ 155, ¶173, ¶175-176, ¶ 183, ¶ 188, ¶ 191, ¶	
27	192, ¶ 196, figure 9, ¶ 198, ¶ 200-201, ¶ 203, ¶ 206-207, ¶ 210-212, Figure	
28	11, ¶ 213-215, ¶217, ¶ 219-221, Ex. 3, Ex. 12-12.10)	

1	B. Testimony and Reports of Adam Jaffe, PhD	
2	a. February 8, 2016 Report (Bayley Decl. Ex. A)	
3	i. Bayley Decl., Ex. A: ¶58, fn 35, ¶ 61, ¶62, figure 23, ¶ 125-126, ¶ 296, ¶	
4	299, ¶ 301, fn 411, fn 412, figure 50, ¶ 309, table 7, table 8, fn 444, fn 448,	
5	fn 450, fn 452, fn 456, fn 460, ¶ 353, fn 486, ¶ 355, ¶ 356, ¶ 363, fn 506, fn	
6	507, ¶ 370, figure 71, ¶ 373, ¶375, ¶ 383, ¶ 388, ¶ 394, ¶ 400, ¶ 402-403,	
7	¶417-418, fn 598, ¶ 421, ¶ 424, Ex 6, Ex 22	
8	C. Testimony and Reports of Chris F. Kemerer, PhD	
9	a. January 8, 2016 Report (Bayley Decl. Ex. C)	
10	i. Bayley Decl., Ex. C at ¶ 168, Fn 87, ¶213, ¶218	
11	b. February 8, 2016 Report (Bayley Decl. Ex. D)	
12	i. Bayley Decl., Ex. D at Fn 149, Fn 150, Fn 153, ¶ 204, Fn165, Fn170,	
13	Fn171, ¶249, Fn238, Fn240	
14	3. Declaration of Maya Karwande	
15	<b>Exhibit 2</b> : the deposition transcript of Adam B. Jaffe, taken March 10, 2016	
16	<b>Exhibit 3:</b> the deposition of Douglas Schmidt, taken March 4, 2016	
17	<b>Exhibit 6:</b> excerpts from the deposition of James Malackowski, taken March 17, 2016.	
18	<b>Exhibit 9</b> : excerpts from the deposition of Mike Ringhofer, taken December 2, 2016.	
19	Exhibit 10 is a true and correct copy of an email from Terrance Barr to Nicholas	
20	Williams, sent November 14, 2007, marked as deposition exhibit 1371	
21	Exhibit 11 is a true and correct copy of excerpts from the deposition of Henrik Stahl,	
22	taken January 14, 2016.	
23		
24	I declare under penalty of perjury that the foregoing is true and correct and that this	
25	declaration was executed at San Francisco, California on March 23, 2016.	
26	By: /s/ Reid P. Mullen	
27	REID P. MULLEN	
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